## SELLER DISCLOSURE ACT (EXCERPT) Act 92 of 1993

## 565.957 Disclosure; form.

Sec. 7. (1) The disclosu	res required by t	this act shall be	e made on the f	following form:
	CETTEDIC DI	LCCI OCIIDE	CLYLENGRAL	

		DISCLOSURE	STATEMENT	
Property Address:			Street	
			Street	Michigar
	(	City, Villag	ge, or Township	. mremigai

**Purpose of Statement:** This statement is a disclosure of the condition of the property in compliance with the seller disclosure act. This statement is a disclosure of the condition and information concerning the property, known by the seller. Unless otherwise advised, the seller does not possess any expertise in construction, architecture, engineering, or any other specific area related to the construction or condition of the improvements on the property or the land. Also, unless otherwise advised, the seller has not conducted any inspection of generally inaccessible areas such as the foundation or roof. This statement is not a warranty of any kind by the seller or by any agent representing the seller in this transaction, and is not a substitute for any inspections or warranties the buyer may wish to obtain.

**Seller's Disclosure:** The seller discloses the following information with the knowledge that even though this is not a warranty, the seller specifically makes the following representations based on the seller's knowledge at the signing of this document. Upon receiving this statement from the seller, the seller's agent is required to provide a copy to the buyer or the agent of the buyer. The seller authorizes its agent(s) to provide a copy of this statement to any prospective buyer in connection with any actual or anticipated sale of property. The following are representations made solely by the seller and are not the representations of the seller's agent(s), if any. **THIS INFORMATION IS A DISCLOSURE ONLY AND IS NOT INTENDED TO BE A PART OF ANY CONTRACT BETWEEN BUYER AND SELLER.** 

**Instructions to the Seller:** (1) Answer ALL questions. (2) Report known conditions affecting the property. (3) Attach additional pages with your signature if additional space is required. (4) Complete this form yourself. (5) If some items do not apply to your property, check NOT AVAILABLE. If you do not know the facts, check UNKNOWN. FAILURE TO PROVIDE A PURCHASER WITH A SIGNED DISCLOSURE STATEMENT WILL ENABLE A PURCHASER TO TERMINATE AN OTHERWISE BINDING PURCHASE AGREEMENT.

**Appliances/Systems/Services:** The items below are in working order (the items below are included in the sale of the property only if the purchase agreement so provides):

	Yes	No	Unknown	Not Available
D / O	res	NO	Ulikilowii	Avallable
Range/Oven				
Dishwasher			<del></del>	
Refrigerator				
Hood/fan				
Disposal				
TV antenna, TV rotor				
& controls				
Electrical system				
Garage door opener &				
remote control				
Alarm system				
Intercom				
Central vacuum				
Attic fan				
			<del></del>	
Pool heater, wall				
liner & equipment				
Microwave				
Trash compactor				
Ceiling fan				
Sauna/hot tub				
Washer				
Dryer				
-				

Rendered Tuesday, April 28, 2020

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	n sprinkler system					
	er heater	-				<del></del>
	mbing system					
Wat						
	softener/conditioner					
	l & pump					
Sep	tic tank & drain					
:	field					
Sum	p pump					
Cit	y Water System					
	y Sewer System					
	tral air					
	conditioning					
Cen	tral heating system					
	l furnace					
Hum	idifier			·		
	ctronic air filter					
	ar heating system	-				
	eplace & chimney	<del></del>				
	d burning system					
	lanations (attach add	itional ch	neets if	necedary).		
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						<del></del>
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	ESS OTHERWISE AGREED,					
WOR	KING ORDER EXCEPT AS	NOTED, WIT	THOUT WAF	RRANTY BEYON	DATE	OF
	SING.					
Pro	perty conditions, imp	rovements	& additi	onal inform	ation:	
1.	Basement/crawl space	. Has ther				
1.	Basement/crawl space	: Has ther		evidence of	water?	no
1.			re been e	evidence of ye	water? s	no
_,	If yes, please expla	in:	re been e	evidence of ye	water? s	no
2.	If yes, please expla Insulation: Describe	in:	re been e	evidence of ye	water? S	no
_,	If yes, please expla	in:	re been e	evidence of ye	water? S lled?	
2.	If yes, please expla Insulation: Describe Urea Formaldehyde Fo	in:	re been e	evidence of ye  TI) is insta	water?	no
_,	If yes, please expla Insulation: Describe Urea Formaldehyde Fo Roof: Leaks?	in: , if knowr am Insulat	re been e n tion (UFF unk	evidence of ye  FI) is insta known ye ye	water?	no
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12.	Mineral rights: Do you own the mineral right			
	unkno	wn	yes	no
	ner Items: Are you aware of any of the follow			
⊥.	Features of the property shared in common we landowners, such as walls, fences, roads ar			
	other features whose use or responsibility			
	may have an effect on the property?	TOT III	a i i i c c i i a i i c	
		own	yes	no
2.	Any encroachments, easements, zoning violat			
			yes	no
3.	Any "common areas" (facilities like pools,			
	walkways, or other areas co-owned with other			
	homeowners' association that has any author			
	property? unkno	own	yes	no
4.	Structural modifications, alterations, or r			
	without necessary permits or licensed contr			
_			yes	no
э.	Settling, flooding, drainage, structural, or problems? unknown			no
6	problems: unknown Major damage to the property from fire, wir		yes	no
0.			yes	no
7			yes	no
	Farm or farm operation in the vicinity; or	proxir	nity	110
٠.	to a landfill, airport, shooting range, etc			
			yes	no
9.	Any outstanding utility assessments or fees			
	any natural gas main extension surcharge?	,	5	
		own	yes	no
10.	Any outstanding municipal assessments or fe		_	
	unkno	own	yes	no
11.	Any pending litigation that could affect th			
	or the seller's right to convey the propert			
			yes	
	the answer to any of these questions is yes,	pleas	se explai	ln.
Atta	cach additional sheets, if necessary:			
The	e seller has lived in the residence on the pr	operty	z from	
1110	(date) to (			ller
has	s owned the property since			
sell	ler has indicated above the condition of all	the:	items bas	sed
	information known to the seller. If any char			
strı	ructural/mechanical/appliance systems of this	prope	erty from	n the
date	te of this form to the date of closing, selle	er will	l immedia	ately
disc	sclose the changes to buyer. In no event shal	.1 the	parties	hold
the	e broker liable for any representations not d	direct	ly made k	by the
	ker or broker's agent.			
	ler certifies that the information in this s			
	d correct to the best of seller's knowledge a	as of t	the date	of
	ler's signature.			
	UYER SHOULD OBTAIN PROFESSIONAL ADVICE AND I			
	F THE PROPERTY TO MORE FULLY DETERMINE THE C			
	F THE PROPERTY. THESE INSPECTIONS SHOULD TAK		OOR	
	IR AND WATER QUALITY INTO ACCOUNT, AS WELL A		ID CELTS	
	VIDENCE OF UNUSUALLY HIGH LEVELS OF POTENTIA			
	NCLUDING, BUT NOT LIMITED TO, HOUSEHOLD MOLD	, MILLL	NEW AND	
	ACTERIA.	OMDTI	חי	
	UYERS ARE ADVISED THAT CERTAIN INFORMATION C URSUANT TO THE SEX OFFENDERS REGISTRATION AC		תי	

1994 PA 295, MCL 28.721 TO 28.732, IS AVAILABLE TO THE PUBLIC. BUYERS SEEKING THAT INFORMATION SHOULD CONTACT THE APPROPRIATE LOCAL LAW ENFORCEMENT AGENCY OR SHERIFF'S DEPARTMENT DIRECTLY.

BUYER IS ADVISED THAT THE STATE EQUALIZED VALUE OF THE PROPERTY, PRINCIPAL RESIDENCE EXEMPTION INFORMATION, AND OTHER REAL PROPERTY TAX INFORMATION IS AVAILABLE FROM THE APPROPRIATE LOCAL ASSESSOR'S OFFICE.

BUYER SHOULD NOT ASSUME THAT BUYER'S FUTURE TAX BILLS ON THE PROPERTY WILL BE THE SAME AS THE SELLER'S PRESENT TAX BILLS. UNDER MICHIGAN LAW, REAL PROPERTY TAX OBLIGATIONS CAN CHANGE SIGNIFICANTLY WHEN PROPERTY IS TRANSFERRED.

Seller				Da	te_			
Seller				Date				
Buyer has	read	and	acknowledges	receipt	of	this	statement.	
Buyer			Date			Time	e:	
Buver			Date			Time	<u>:</u>	

(2) A form described in subsection (1) printed before January 1, 2006 that was in compliance with this section at that time may be utilized and shall be considered in compliance with this section until April 1, 2006.

**History:** 1993, Act 92, Eff. Jan. 10, 1994;—Am. 1995, Act 106, Eff. Jan. 1, 1996;—Am. 1996, Act 92, Imd. Eff. Feb. 27, 1996;—Am. 2000, Act 12, Imd. Eff. Mar. 8, 2000;—Am. 2000, Act 13, Imd. Eff. Mar. 8, 2000;—Am. 2003, Act 130, Eff. Jan. 1, 2004;—Am. 2005, Act 163, Eff. Jan. 1, 2006.